WHIRLPOOL CORP /DE/ Form 8-K April 18, 2019 **UNITED STATES** SECURITIES AND EXCHANGE COMMISSION WASHINGTON, DC 20549

FORM 8-K

CURRENT REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 Date of report (Date of earliest event reported) April 15, 2019

WHIRLPOOL CORPORATION

(Exact name of registrant as Specified in Charter)

1-3932 38-1490038 Delaware

(State or Other Jurisdiction of Incorporation) (Commission File Number) (I.R.S. Employer Identification No.)

2000 North M-63,

Benton Harbor, Michigan

49022-2692

(Address of principal executive offices) (Zip Code)

Registrant's telephone number, including area code (269) 923-5000

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:

- "Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)
- "Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
- "Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
- "Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Indicate by check mark whether the registrant is an emerging growth company as defined in Rule 405 of the Securities Act of 1933 (§230.405 of this chapter) or Rule 12b-2 of the Securities Exchange Act of 1934 (§240.12b-2 of this chapter).

Emerging growth company "

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act.

Item 5.07. Submission of Matters to a Vote of Security Holders.

On April 16, 2019, Whirlpool Corporation (the "Corporation") held its 2019 annual meeting of stockholders. The matters listed below were submitted to a vote of the stockholders through the solicitation of proxies, and the proposals are described in detail in the Corporation's proxy statement dated March 1, 2019 (the "Proxy Statement"). The results of the stockholder vote are as follows:

Samuel R. Allen, Marc R. Bitzer, Greg Creed, Gary T. DiCamillo, Diane M. Dietz, Gerri T. Elliott, Michael F. Johnston, John D. Liu, James M. Loree. Harish Manwani, William D. a. Perez, Larry O. Spencer, and Michael D. White were each elected by the stockholders to a term to expire in 2020 or until their respective successors are duly

elected and qualified.

Nominees Against Abstain Broker Non-Votes Samuel
R48,844,076 2,130,164 697,031 6,624,086
Allen
Marc
R49,422,865 2,134,234 114,172 6,624,086
Bitzer
49,734,345 1,220,447 716,479 6,624,086

Greg

Creed

Gary

T49,356,668 2,197,923 116,680 6,624,086

DiCamillo

Diane

M9,257,299 1,705,777 708,195 6,624,086

Dietz

Gerri

T50,510,812 1,046,733 113,726 6,624,086

Elliott

Michael

F48,118,352 2,838,917 714,002 6,624,086

Johnston

John

D5.0,444,425 1,117,287 109,559 6,624,086

Liu

James

M0,392,351 1,166,240 112,680 6,624,086

Loree

Harish 48,921,357 2,035,476 714,438 6,624,086 Manwani

William

D49,675,483 1,284,645 711,143 6,624,086

Perez

Larry

©.0,634,974 932,057 104,240 6,624,086

Spencer

Michael

D49,380,492 2,183,435 107,344 6,624,086

White

b. The

stockholders

approved, on

an advisory

(non-binding)

basis, the

compensation

paid to the

Corporation's

named

executive

officers

disclosed in

the Proxy

Statement,

including the

Compensation

Discussion &

Analysis, the compensation tables and related disclosure.

For Against Abstain Broker Non-Votes 46,844,063 4,035,006 792,202 6,624,086

 $^{^{\}rm c}$. The stockholders ratified the appointment of Ernst & Young LLP as the Corporation's independent registered public accounting firm for 2019.

For Against Abstain 55,284,081 2,913,648 97,628

Item 8.01. Other Events.

On April 15, 2019, the Corporation issued a press release announcing that the Corporation's Board of Directors approved an increase in the Corporation's quarterly dividend from \$1.15 per share to \$1.20 per share, effective for the dividend payable June 15, 2019, to stockholders of record at the close of business on May 17, 2019.

Website Disclosure

We routinely post important information for investors on our website, whirlpoolcorp.com, in the "Investors" section. We also intend to update the Hot Topics Q&A portion of this webpage as a means of disclosing material, non-public information and for complying with our disclosure obligations under Regulation FD. Accordingly, investors should monitor the Investors section of our website, in addition to following our press releases, SEC filings, public conference calls, presentations and webcasts. The information contained on, or that may be accessed through, our webpage is not incorporated by reference into, and is not a part of, this document.

SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

Date: April 18, 2019 WHIRLPOOL CORPORATION

By: /s/ BRIDGET K. QUINN

Name: Bridget K. Quinn

Title: Assistant General Counsel and Corporate Secretary